



State of Utah

DEPARTMENT OF NATURAL RESOURCES
DIVISION OF STATE LANDS AND FORESTRY

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MINERALS PROGRAM
FILE COPY

5/053/012

March 2, 1990

Omar L. Mathews
L&M General Engineering and Construction, Inc.
P.O. Box 898
St. George, UT 84771

Dear Mr. Mathews:

RE: Small Mining Operations Notice for ML 44686 Building Stone and Limestone

I have reviewed your notice and find it in order. You may proceed with operations as outlined in your plan with the following stipulations:

1. All surface disturbance resulting from your operations on the lease will be fully reclaimed to the satisfaction of the Division of State Lands and Forestry and in compliance with the State of Utah Mined Land Reclamation Act.
2. Compliance with the State of Utah Antiquities Act forbidding disturbance of archeological, historical, or paleontological remains; and, immediate suspension of operations and notification of the Division of State History in the event such remains are encountered.
3. Granting this approval does not alleviate the necessity to comply with the requirements of the Division and Board of Oil, Gas, and Mining, 355 West North Temple, 3 Triad Center, Suite 350, Salt Lake City, UT 84180-1203.
4. The Division rules governing the management and use of state lands in Utah requires that a bond be posted with the Division to assure compliance with all terms and conditions of the lease. The bond required for a mineral exploration or small mining operation shall be either an \$80,000 statewide blanket bond which would cover these operations on all state of Utah mineral leases held by the lessee, or an individual project bond of not less than \$5,000 per acre of disturbance. Should the individual project bond be your choice, \$25,000 should be sufficient to cover your operation.

Sincerely,

JERRY W. MANSFIELD
MINERAL RESOURCES SPECIALIST

JWM/ch

cc: Wayne Hedberg
Division of Oil, Gas, and Mining